

1  
2                   **UNITED STATES DISTRICT COURT**  
3                   **WESTERN DISTRICT OF WASHINGTON**  
4                   **AT SEATTLE**

5                   CAAS TECHNOLOGIES, LLC

6                   Plaintiff,

7                   vs.

8                   ENVISION TELEPHONY INC.,

9                   Defendant.

10                  **CONSOLIDATED**

11                  **CASE NO. 2:15-cv-00624-JLR**

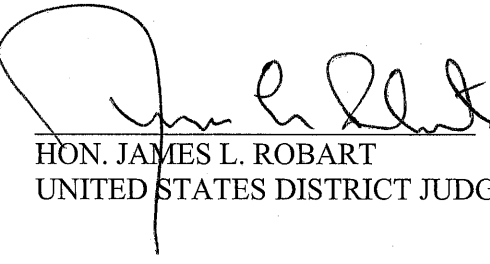
12                  *JLR*                   **[PROPOSED] ORDER GRANTING JOINT MOTION TO DISMISS**

13                  Plaintiff CAAS TECHNOLOGIES, LLC (“CAAS”) and Defendant ENVISION  
14                  TELEPHONY INC. (“Envision”) have agreed to dismiss with prejudice all claims in the above-  
15                  captioned case. The Court, having considered this request, is of the opinion that their request for  
16                  dismissal should be GRANTED.

17                  IT IS THEREFORE ORDERED that the above-entitled case and all claims by CAAS  
18                  against Envision and all claims by Envision against CAAS made therein are dismissed with  
19                  prejudice.

20                  IT IS FURTHER ORDERED that all attorneys’ fees, costs of court and expenses shall be  
21                  borne by each party incurring the same.

22                  Signed this 16 day of Jan., 2017.

23                    
24                  HON. JAMES L. ROBART  
25                  UNITED STATES DISTRICT JUDGE